Exhibit 1

From: Kemper Diehl < KDiehl@susmangodfrey.com >

Sent: Monday, February 1, 2021 7:46 PM

To: Unikel, Robert < robert < robertlaurenzi@paulhastings.com; D. Moore

<dmoore@potteranderson.com</p>
; Bindu Palapura

bpalapura@potteranderson.com

Cc: nbelgam@skjlaw.com; Seth Ard sard@susmangodfrey.com; Max Straus

<MStraus@susmangodfrey.com>; John Lahad <jlahad@SusmanGodfrey.com>; Richard Wojtczak

<<u>rwojtczak@susmangodfrey.com</u>>; Charla Clements <<u>CClements@susmangodfrey.com</u>>; Kalpana Srinivasan

<ksrinivasan@SusmanGodfrey.com>; Emi Lawson <ELawson@susmangodfrey.com>; Travis Korman

<TKorman@susmangodfrey.com>

Subject: [EXT] Arendi v. Google - Rinard Report

Counsel,

In light of Judge Stark's order that "No expert will be permitted to present an opinion that contradicts the Court's claim constructions," (D.I. 257), please confirm that Google will be withdrawing the paragraphs of Dr. Rinard's rebuttal expert report that present and rely on new and improper claim constructions, including the following paragraphs:

- 255-56, 531-74: Construing "analyzing . . . to determine if the first information is at least one of a plurality of types of information that can be searched for" to require a sub-step of analyzing to determine if the first information *can be searched for*.
- 258-60, 263-353, 575-81: Construing "a self-contained set of instructions, as opposed to a routine or library, intended to be executed on a computer so as to perform some task" to exclude code implemented in libraries or to prohibit the contribution of processes in addition to the first computer program in the input device's creation.



- 261, 354-62: Construing "into which text can be entered" to require editability (which he construes to mean into which the user can type text) at the time claim steps (including the analyzing step) are performed.
- 363-85: Construing "word processing, spreadsheet, or similar file" to exclude items saved as database records, to exclude what Dr. Rinard terms "text entry or edit boxes," and as limited to word processing or spreadsheet files.
- 386-400: Construing "performing the action using at least part of the second information" to exclude actions involving the display of information.
- 411-432: Construing "in consequence of receipt by the first computer program of the user command" and "an input device, configured by the first computer program, that allows a user to enter a user command to initiate an operation" to require the action to be performed in the first computer program and/or that no instructions be received by the second computer program in consequence of receipt by the first computer program of the user command.
- 418-19, 433-39: Construing "in consequence of receipt by the first computer program of a user command" to bar confirmation from the user or subsequent input from the user.
- 454-57: Construing "analyzing, in a computer process, first information" to require that *only* first information be analyzed, without analysis of other text.

If Google does not agree to withdraw these paragraphs, please let us know when you are available to meet and confer this week.

Best, Kemper

Kemper Diehl

Susman Godfrey LLP 1201 Third Avenue, Suite 3800 | Seattle, WA 98101 Office: 206-373-7382 | Cell: 609-439-1619

www.susmangodfrey.com



Exhibit 2

From: Max Straus < MStraus@susmangodfrey.com>
Sent: Monday, November 2, 2020 10:11 PM

To: bpalapura@potteranderson.com; Peterman, Chad; dmoore@potteranderson.com;

Marek, Michelle; Marshall, Mindy; rhorwitz@potteranderson.com; Unikel, Robert;

sobyrne@potteranderson.com

Cc: Brenda Adimora; Burton DeWitt; Charla Clements; Emi Lawson; eormerod@skjlaw.com;

John Lahad; Kemper Diehl; Kristi Davis; Max Straus; nbelgam@skjlaw.com; Richard

Wojtczak; Seth Ard

Subject: [EXT] Arendi/Motorola - Expert Report of Dr. Rinard

Counsel,

Dr. Rinard's expert report in the Motorola case is inconsistent with Motorola's written and oral representations to Arendi, and it makes improper use of material from Arendi's distinct lawsuit against Google. We ask that you withdraw those portions of Dr. Rinard's report and confirm that Motorola will not adopt such positions at trial.





DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

